

Telecommunications Advisors

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February 13, 2008

Cross Wireless P O Box 9 Warner, OK 74469

Marlene H. Dortch, Office of the Secretary Federal Communications Commission 445 12th Street, SW Suite TW-A325 Washington, DC 20554

RE: EB Docket No.06-36

Via: ECFS

Dear Secretary Dortch:

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Pursuant to 47 CFR 64.2009(e); please find the accompanying annual CPNI certification and statement for calendar year 2007 for Cross Wireless form 499 filer ID number 821696.

Should you have any questions regarding this filing, please direct them to the undersigned.

Best Regards

Keith Gile Consultant

Cc:

Byron McCoy, Telecommunications Consumer Division, Enforcement Bureau via email byron.mccoy@fcc.gov

Best Copy Printing via email FCC@BCPIWEB.COM

Certification of CPNI Filing December 31, 2007

EB Docket No. 06-36 EB-06-TC-060

I, Dale Wiggins, hereby certify for calender year 2007 that I am CPNI Compliance officer of Cross Wireless and that I have personal knowledge that Cross Wireless has established operating procedures that are to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R.§§ 64.2001-2011.

Dale Wiggins
Officer's Name
CPNI Compliance Officer
Title
Signature
2/13/2003

Cross Wireless Telephone Company, Inc. STATEMENT OF COMPLIANCE WITH CPNI 47 U.S.C. §222, and 47 C.F.R. § 64.2001- 64.2011 EB Docket No. 06-36

Cross Wireless (Cross Wireless) has established operating procedures that ensure compliance with the Federal Communication Commission regulations regarding the protection of consumer proprietary network information (CPNI).

- disclosure of CPNI. Cross Wireless has established disciplinary procedures for any employee that wrongfully discloses CPNI.
- Cross Wireless does not use CPNI without customer notification as set forth by the FCC in 47 U.S.C. §222, and 47 C.F.R. § 64.2001- 64.2011. Cross Wireless provides either an opt-in notice or an opt-out notice when appropriate and maintains the customers choice. Therefore, the customers approval status can be determined prior to use of CPNI.
- Cross Wireless maintains records of their own and their affiliates' sales and marketing campaigns that use their
 customers' CPNI. Also, Cross Wireless does not currently allow access to third parties for marketing purposes
 but will obtain Op in approval from customers for which it may allow third party access. Cross Wireless will
 maintain records anytime third parties are allowed access to CPNI. Records of their own marketing, thier
 affiliate's marketing or any third party relase, include a description of each campaign, the specific CPNI that
 was used, and what products and services were offered. These records are retained for a period of at least one
 year.
- Cross Wireless requires sales personnel to obtain supervisory approval of all outbound marketing requests for customer approval and maintains records of compliance for at least one year.
- Cross Wireless will provide written notice within five business days to the FCC any instance where the opt-out
 methods do not work properly, to such a degree that the customers inablility to opt-out is more than an
 anomaly.

Cross Wireless did not experience any apparent attempts by data brokers to obtain CPNI and therefore did not take any action against data brokers during the calender year ended December 31, 2007.

Cross Wireless did not receive any apparent customer complaints concerning the unauthorized release of CPNI for the calender year ended December 31, 2007.